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and

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

PENDLETON DIVISION

oregon firearms federation, inc., et al.,

Case No. 2:22-cv-01815-IM (lead case)

3:22-cv-01859-IM (trailing case)

3:22-cv-01862-IM (trailing case)

3:22-cv-01869-IM (trailing case)

V.

DEFENDANTS' OBJECTIONS TO PLAINTIFFS' AMENDED WITNESS

TINA KOTEK, et al.,

Defendants,

OREGON ALLIANCE FOR GUN	SAFETY,	
Interveno	or-Defendant.	
MARK FITZ, et al.,		
	Plaintiffs,	
	1 1411111111111111111111111111111111111	
V.		
ELLEN F. ROSENBLUM, et al.,		
	Defendants.	
KATERINA B. EYRE, et al.,		
	Plaintiffs,	
v.		
ELLEN F. ROSENBLUM, et al.,		
and	Defendants,	
OREGON ALLIANCE FOR GUN	SAFETY,	
Interveno	or-Defendant.	
DANIEL AZZOPARDI, et al.,		
	Plaintiffs,	
v.		
ELLEN F. ROSENBLUM, et al.,		
	Defendants.	
Defendants Tina Kotek El	len F Rosenh	olum and Casey Codding and Intervenor-
Defendants Tina Kotek, Ellen F. Rosenblum, and Casey Codding and Intervenor-		
Defendant Oregon Alliance For Gun Safety respectfully object to the witnesses offered by		
Plaintiffs.		
///		
///		

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1. Katie Eyre (Plaintiff), Fact Witness (page 2)

Katie Eyre		
Testimony	Defendants' Objection(s):	
	Irrelevant, Waste of Time, Confusion	
Before Measure 114 took effect, Eyre was in the process of obtaining a concealed handgun license ("CHL") in Oregon.	Rules 401/403: Whether Ms. Eyre has sought or obtained a CHL is irrelevant or of only marginal relevance; the probative value, if any, of this testimony is substantially outweighed by the likelihood that it would result in wasted time or would confuse the issues at trial.	

2. Salam Fatohi (for Plaintiff National Shooting Sports Foundation), Fact Witness (page 3)

Salam Fatohi			
Testimony	Defendants' Objection(s):		
	Personal Knowledge, Hearsay, Improper		
	Lay Testimony, Undisclosed Expert		
	Testimony		
[Fatohi will testify that] Exhibit 33 is a	Rule 602; Rule 701; Rule 801/802; FRCP		
record of a regularly conducted activity by	26(a)(2) : Testimony about information		
NSSF within the scope of its business; it is a	contained in Plaintiffs' Exhibit 33 and any		
record of acts, events, conditions, and/or	other purported business records or about the		
opinions made at or near the time by—or	number and types of firearms and magazines		
from information transmitted by—someone	owned and used by Americans broadly would		
with knowledge; the record was kept in the	constitute hearsay or an opinion based on		
course of a regularly conducted activity of	technical or other specialized knowledge not		
NSSF; making the record was a regular	proper for a lay witness. In the event that Mr.		
practice of that activity; and neither the	Fatohi is qualified to render such an expert		
source of information nor the method or	opinion, his testimony was not timely disclosed		
circumstances of preparation indicate a lack	as expert testimony as required under FRCP		
of trustworthiness.	26(a)(2).		
Estabi vvill be prepared to testify recording			
Fatohi will be prepared to testify regarding			
NSSF's business records (specifically			
Exhibit 33)[.]			
Fatohi will be prepared to testify regarding			
NSSF's information and knowledge			
regarding the number and types of firearms			
and magazines owned and used by			
Americans.			

Page 3 - DEFENDANTS' OBJECTIONS TO PLAINTIFFS' AMENDED WITNESS LIST

3. Damian Bunting (Plaintiff), Fact Witness (page 5)

Damian Bunting		
Testimony	Defendants' Objection(s):	
	Irrelevant, Waste of Time, Confusion	
Bunting is certified by the Oregon	Rules 401/403: Whether Mr. Bunting has	
Department of Public Safety Standards and	received certification through DPSST is	
Training (DPSST) under the Armed Private	irrelevant or of only marginal relevance; the	
Security program.	probative value, if any, of this testimony is	
He has received firearms training certified by DPSST.	substantially outweighed by the likelihood that it would result in wasted time or would confuse the issues at trial.	

4. Matthew French (for Plaintiff Sportsman's Warehouse, Inc.), Fact Witness (page 10)

Matthew French			
Testimony	Defendants' Objection(s)		
	Personal Knowledge, Hearsay		
[Mr. French will testify] that each Sportsman's	Rule 602; Rule 801/802: No evidence that		
location in Oregon will lose revenues if and	Mr. French has personal knowledge of		
when Measure 114 goes into effect.	Sportsman's Warehouse's recent sales or		
	expected future revenues in Oregon. To the		
He will also testify concerning Sport[s]man's	extent that Mr. French's purported		
recent sales in Oregon of weapons with and	knowledge is based on information obtained		
without a capacity in excess of ten rounds.	from other sources, it is based on hearsay.		

DATED: May 22, 2023.

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Page 4 - DEFENDANTS' OBJECTIONS TO PLAINTIFFS' AMENDED WITNESS LIST

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ECF CERTIFICATION

The filing attorney attests that he has obtained concurrence regarding the filing of this document from intervenor-defendants' counsel signatories to this document.

Date: May 22, 2023.

s/ Harry B. Wilson
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